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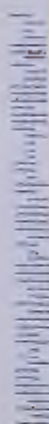
Mail Code DOB 12

Clerk of the Superior Court
Maricopa County
201 W. Jefferson
Phoenix, Arizona 85003

*Was not opened in
my presence,
delivered 1/22 ~ 2 pm*

RETURN SERVICE REQUESTED

OSP 22418875 SG133
Barrett, Spencer Jos



FIRST CLASS



COPY

OCT 25 2023



CLERK OF THE SUPERIOR COURT

DEPUTY CLERK

C. Rico

Person Filing: McKenna Lyn Barrett
Address (if not protected): 11204 East Pronghorn Ave.
City, State, Zip Code: Mesa, AZ 85212
Telephone: 802-430-6485
Email Address: mcazbly@gmail.com
ATLAS Number:
Lawyer's Bar Number:

Representing ☒ Self, without a Lawyer or ☐ Attorney for ☐ Petitioner OR ☐ Respondent

**SUPERIOR COURT OF ARIZONA
IN MARICOPA COUNTY**

McKenna Lyn Barrett

Case No.: FC2023-094519

Name of Petitioner / Party A

And

Spencer Joseph Barrett

Name of Respondent / Party B

SUMMONS

If you would like legal advice from a lawyer,
Contact the Lawyer Referral Service at
802-267-4434

or

www.maricopadelawyers.org

Sponsored by the
Maricopa County Bar Association

WARNING: This is an official document from the court that affects your rights. Read this carefully.
If you do not understand it, contact a lawyer for help.

FROM THE STATE OF ARIZONA TO: SPENCER JOSEPH BARRETT

Name of Opposing Party

1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons."
2. If you do not want a judgment or order entered against you without your input, you must file a written "Answer" or a "Response" with the court, and pay the filing fee. Also, the other party may be granted their request by the Court if you do not file an "Answer" or "Response", or show up in court. To file your "Answer" or "Response" take, or send, it to the:

- Office of the Clerk of Superior Court, 201 West Jefferson Street, Phoenix, Arizona 85003-2205 OR
- Office of the Clerk of Superior Court, 18380 North 40th Street, Phoenix, Arizona 85032 OR
- Office of the Clerk of Superior Court, 222 East Javelina Avenue, Mesa, Arizona 85210-6201 OR
- Office of the Clerk of Superior Court, 14264 West Tierra Buena Lane, Surprise, Arizona 85374.

After filing, mail a copy of your "Response" or "Answer" to the other party at their current address.

3. If this "Summons" and the other court papers were served on you by a registered process server or the Sheriff within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) CALENDAR DAYS from the date you were served, not counting the day you were served. If you were served by "Acceptance of Service" within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) CALENDAR DAYS from the date that the "Acceptance of Service" was filed with the Clerk of Superior Court. If this "Summons" and the other papers were served on you by a registered process server or the Sheriff outside the State of Arizona, your Response must be filed within THIRTY (30) CALENDAR DAYS from the date you were served, not counting the day you were served. If you were served by "Acceptance of Service" outside the State of Arizona, your "Response" or "Answer" must be filed within THIRTY (30) CALENDAR DAYS from the date that the "Acceptance of Service" was filed with the Clerk of Superior Court. Service by a registered process server or the Sheriff is complete when made. Service by Publication is complete thirty (30) days after the date of the first publication.
4. You can get a copy of the court papers filed in this case from the Petitioner at the address listed at the top of the preceding page, or from the Clerk of Superior Court's Customer Service Center at:
 - 601 West Jackson, Phoenix, Arizona 85003
 - 18380 North 40th Street, Phoenix, Arizona 85032
 - 222 East Javelina Avenue, Mesa, Arizona 85210
 - 14264 West Tierra Buena Lane, Surprise, Arizona 85374.
5. If this is an action for dissolution (divorce), legal separation or annulment, either or both spouses may file a *Petition for Conciliation* for the purpose of determining whether there is any mutual interest in preserving the marriage or for Mediation to attempt to settle disputes concerning legal decision-making (legal custody) and parenting time issues regarding minor children.
6. Requests for reasonable accommodation for persons with disabilities must be made to the division assigned to the case by the party needing accommodation or his/her counsel at least three (3) judicial days in advance of a scheduled proceeding.
7. Requests for an interpreter for persons with limited English proficiency must be made to the division assigned to the case by the party needing the interpreter and/or translator or his/her counsel at least ten (10) judicial days in advance of a scheduled court proceeding.

SIGNED AND SEALED this date _____

CLERK OF SUPERIOR COURT

COPY

OCT 25 2023

By _____

Deputy Clerk of Superior Court



CLERK OF THE SUPERIOR COURT

DEPUTY CLERK
C. 12:00

Prepared By: *ELLA J. BLASS*
CLAP # 81721

COPY

OCT 25 2023



CLERK OF THE SUPERIOR COURT

DEPUTY CLERK
C-Rico

MCKENNA LYN BARRETT

11204 East Pronghorn Ave.

Mesa, AZ 85212

(602) 430-6465

Petitioner Pro Per

Prepared by: Ella J. Blass, AZCLDP#81721

AZ Paralegal Assist, LLC #81732

IN THE STATE OF ARIZONA

MARICOPA COUNTY SUPERIOR COURT

MCKENNA LYN BARRETT,

Petitioner,

and

SPENCER JOSEPH BARRETT,

Respondent.

) CASE NO. FC2023-094519

)
) PETITION FOR DISSOLUTION OF
) NON-COVENANT MARRIAGE
) WITH CHILDREN

Petitioner, MCKENNA LYN BARRETT, Pro Per, for her Petition for Dissolution of Non-Covenant Marriage with Children (hereinafter "the Petition"), states and alleges as follows:

1. That Petitioner's name is MCKENNA LYN BARRETT, and she resides in Mesa, Arizona, as set forth on the Confidential Sensitive Data Sheet filed herewith. The Petitioner has been domiciled in the State of Arizona in excess of ninety (90) days before the filing of this action. Petitioner is employed by Sun Lakes Family Physicians.

2. That Respondent's name is SPENCER JOSEPH BARRETT, and he is an inmate in Oregon Department of Corrections at Coffee Creek, 24499 SW Graham's Ferry Rd., Wilsonville, OR 97070. Respondent was unemployed and homeless prior to his incarceration.

3. That the parties were married on December 19, 2016 in Reno, Washoe County, Nevada, and ever since have been and now are husband and wife.

4. That there is one (1) minor child in common to the parties, namely: LUCILIA ROSELYN BARRETT, born August 19, 2018. The Respondent is not pregnant.

5. That the marriage of the parties is irretrievably broken with no reasonable prospect for reconciliation and that neither party has filed any other action for dissolution in this or any other jurisdiction. This is not a covenant marriage.

6. That it is in the child's best interests that the Petitioner be awarded sole legal decision-making and be designated the primary residential parent. Respondent should not be awarded any parenting time with the minor child until such time as he provides Petitioner with proof of successfully completing substance and alcohol abuse programs and anger management classes and completed a psychological examination, at which time any parenting time between Respondent and the minor child should be supervised and only at Petitioner's discretion and upon Petitioner's approval of the parenting time monitor and place of visitation. Respondent is volatile and has been diagnosed with panic disorder and schizophrenia. He is currently incarcerated for a

2018-
2019
Cofa

1 felony Assault III charge against the Petitioner and will be on parole for an extended
2 period of time when he is released from prison. Respondent has never financially
3 supported the Petitioner or the minor child and in fact has been estranged from the minor
4 child since approximately August 2019, one year after the child's birth.
5

6 7. That Petitioner's Proposed Parenting Plan was filed herewith, and
7
8 Petitioner seeks the court's approval of same.

9 8. That no child support should be ordered at this time as Respondent is
10 incarcerated and has a history of being a homeless transient with no gainful employment.

11 9. That the parties have no community property.

12 10. That each party should retain whatever separate personal property is
13
14 currently in their possession.

15 11. That the parties have community debt as follows:

16 A. Respondent's Sallie May student loans, which should be the
17
18 obligation of and paid by the Respondent with the Petitioner held harmless
19
20 as to such debt;

21 B. Three (3) Bank of America joint credit cards and one Best Buy
22
23 joint credit card, which should be the obligation of and paid by Petitioner
24
25 with the Respondent being held harmless as to such debt;

26 12. Each party should pay any separate debt which is in their name alone.

27 13. That neither party is entitled to an award of spousal maintenance.
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1 14. That Respondent should be restored her former name, to-wit: McKENNA
2 LYN RUTHERFORD.

3
4 15. That each party should pay their own legal or attorney fees and court costs.

5 WHEREFORE, Petitioner prays as follows:

- 6 A. That this Court enter a Decree of Dissolution of Marriage returning each
7 party to the status of a single person;
8
9 B. That Petitioner be awarded sole legal decision-making of the minor child; X
10
11 C. That Respondent be denied any parenting time until he has provided proof
12 of successfully completing substance and alcohol abuse and anger
13 management programs and completed a psychological examination, at
14 which time he should be granted supervised parenting time only at
15 Mother's discretion and upon her approval of the supervising monitor and
16 place of visitation;
17
18 D. That Respondent be obligated to pay his Sallie Mae student loans and hold
19 Petitioner harmless as to such debt and that Petitioner be obligated to pay
20 the three (3) Bank of America and one (1) Best Buy joint credit cards and
21 hold Respondent harmless as to such debt;
22
23 E. That each party be responsible for any debt in his or her name alone;
24
25 F. That each party retain whatever separate personal property is currently in
26 their possession;
27
28 G. That no child support be ordered at this time;

1 H. That neither party be awarded spousal maintenance;

2 I. That Petitioner be restored her former name, to-wit: McKENNA LYN
3 RUTHERFORD;
4

5 J. That each party shall pay their own legal or attorney fees and court costs;

6 K. For such other and further relief as the Court shall deem just and proper in
7 the premises.
8

9 RESPECTFULLY SUBMITTED this 25 day of October 2023.
10
11

12 McKenna Barrett
13 McKENNA LYN BARRETT
14 Petitioner Pro Per
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VERIFICATION

STATE OF ARIZONA)
) SS
COUNTY OF PINAL)

McKENNA LYN BARRETT, being first duly sworn upon oath, deposes and says:

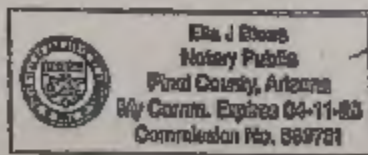
That she is the Petitioner in the above-captioned Petition for Dissolution of Non-Covenant Marriage with Children;

That she has read the foregoing Petition for Dissolution of Non-Covenant Marriage with Children, by her subscribed, and knows the contents thereof; and

That she believes that the matters and things herein contained are true, except as to those stated upon information and belief, and as to those, she verily believes them to be true.

McKenna Barrett
MCKENNA LYN BARRETT

SUBSCRIBED AND SWORN TO before me this 25th day of October 2023 by
MCKENNA LYN BARRETT.



COPY

OCT 25 2023



CLERK OF THE SUPERIOR COURT

DEPUTY CLERK

C. Rico

McKENNA LYN BARRETT

11204 East Pronghorn Ave.

Mesa, AZ 85212

(602) 430-6465

Petitioner Pro Per

Prepared by: Ella J. Blas, AZCLDP#81721

AZ Paralegal Assist, LLC #81732

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

McKENNA LYN BARRETT,

Petitioner,

and

SPENCER JOSEPH BARRETT,

Respondent.

NO. **FC 2023-094519**

**AFFIDAVIT REGARDING
MINOR CHILDREN**

STATE OF ARIZONA)

) SS

County of Pinal)

Petitioner, McKENNA LYN BARRETT, being first duly sworn upon oath,
deposes and states as follows:

1 That there is one (1) minor child of the parties hereto, namely:

LUCILIA ROSELYN BARRETT, born August 19, 2018.

1 2 That she has not participated as a party, witness or in any other capacity in
2 any other litigation concerning custody of the child mentioned above in this or any other
3 state.

4 3 That she does not have any information of any custody proceeding
5 concerning the child mentioned above pending in a court of this or any other state.
6

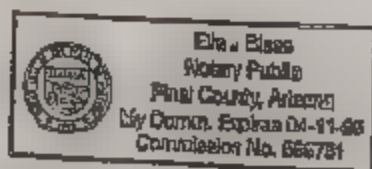
7 4. That she knows of no other person not a party to this proceeding who has
8 physical custody or claims to have custody or visitation rights with respect to the child
9 mentioned above.

10 5. That the minor child has resided with Petitioner since her birth.

11 DATED this 25 day of October 2023

12
13
14 McKenna Lyn Barrett
15 McKENNA LYN BARRETT

16
17 SUBSCRIBED AND SWORN to before me, the undersigned Notary Public,
18 this 25th day of October 2023 by McKENNA LYN BARRETT



22 Elva Bliss
23 Notary Public

COPY

OCT 25 2023



CLERK OF THE SUPERIOR COURT

DEPUTY CLERK

C. RICO

McKENNA LYN BARRETT

11204 East Pronghorn Ave.

Mesa, AZ 85212

(602) 430-6465

Petitioner Pro Per

Prepared by: Ella J. Blas, AZCLDP#81721

AZ Paralegal Assist, LLC #81732

IN THE STATE OF ARIZONA

MARICOPA COUNTY SUPERIOR COURT

McKENNA LYN BARRETT,

Petitioner,

and

SPENCER JOSEPH BARRETT,

Respondent.

)
) **CASE NO FC2023-094519**
)
) **PRELIMINARY INJUNCTION**
) **AGAINST BOTH PETITIONER**
) **AND RESPONDENT IN**
) **DISSOLUTION OF MARRIAGE**
) **PROCEEDINGS**
)
)

WARNING: This is an official Order from the Court. It affects your rights. Read this Order immediately and carefully. If you do not understand it, contact a lawyer for help.

Your spouse has filed a "Petition for Dissolution of Marriage with Children (Divorce)" with the court. This Order is made at the direction of the Presiding Judge of the Superior Court of Arizona in Pinal County. This Order has the same force and effect as any order signed by the Judge. You and your spouse must obey this Order. This Order is in effect on Petitioner from date of filing and on Respondent from date of service.

This Order may be enforced by any remedy available under the law, including an "Order of Contempt of Court". To help you understand this Order, you have been provided this explanation. Read the explanation and then read the statute itself. If you have any questions, you should contact a lawyer for help.

EXPLANATION: (What does this Order mean to you?)

2 1. **ACTIONS FORBIDDEN BY THIS ORDER:** From the time the Petition for
3 **Dissolution of Marriage with Children** ("the Petition") is filed with the court, until
4 the time the Judge signs the Decree, or until further order of the court, both the
Petitioner and Respondent shall not do any of the following things

- 5 a. You may not hide earnings or community property from your spouse, AND
- 6 b. You may not take out a loan on the community property, AND
- 7 c. You may not sell the community property or give it away to someone
8 UNLESS you have the written permission of your spouse or written
9 permission from the court. The law allows for situations in which you may
10 need to transfer joint or community property as part of the everyday
11 running of a business, or if the sale of community property is necessary to
12 meet necessities of life, such as food, shelter or clothing, or court fees and
13 attorney fees associated with this action. If this applies to you, you should
14 see a lawyer for help, AND
- 15 d. You may not harass, molest or bother your spouse or the children, AND
- 16 e. You may not physically abuse or threaten your spouse or the children,
17 AND
- 18 f. You may not take the minor children common to the parties out of the State
19 of Arizona for any reasons without a written agreement between you and
20 your spouse or a Court Order, before you take the minor children of the
21 State,
- 22 g. You may not remove or cause to be removed, the other party or the minor
23 children from any existing insurance coverage, including medical, hospital,
24 dental, automobile and disability insurance. Both parties shall maintain all
25 insurance coverage in full force and effect.

26 **STATUTORY REQUIREMENTS:** Arizona Law, A.R.S. §25-315(A) provides.

27 1(a) **RESTRICTIONS ON PROPERTY OF THE MARRIAGE** That both parties
28 are enjoined from transferring, encumbering, concealing, selling or otherwise disposing
29 of any of the joint, common or community property of the parties, except if related to the
usual course of business, the necessities of life, or court fees and reasonable attorney fees
associated with an action filed under this article, without the written consent of the parties
or the permission of the court.

1(b) **REQUIREMENTS OF BEHAVIOR:** That both parties are enjoined from
molesting, harassing, disturbing the peace, or committing an assault or battery on the
person of the other party or any natural or adopted children of the parties.

1(c) **RESTRICTIONS ABOUT YOUR MINOR CHILDREN:** That both parties are enjoined from removing any natural or adopted minor children(ren) of the parties, then residing in Arizona, from the jurisdiction of the court without the prior written consent of the parties or the permission of the court.

1(d) **RESTRICTIONS ABOUT INSURANCE:** That both parties are enjoined from removing, or causing to be removed, the other party or the minor children from any existing insurance coverage, including medical, hospital, dental, automobile and disability insurance. Both parties shall maintain all insurance coverage in full force and effect.

2. EFFECTIVE DATE OF THIS ORDER: This Order is effective against the person who filed for divorce, annulment or legal separation (the Petitioner, when the Petition was filed with the court. It is effective against the other party (the Respondent) when it is served on the other party, or on actual notice of the Order, whichever is sooner. This Order shall remain in effect until further order of the court, or the entry of a Decree of Dissolution, Annulment or Legal Separation.

3. ORDER TO PETITIONER: You must serve a copy of this Order upon the Respondent along with a copy of the Petition for Dissolution, Annulment or Legal Separation, the Summons, and other required court papers.

4. WARNING: This is an official Court Order. If you disobey this Order, the court may find you in contempt of court. You may also be arrested and prosecuted for the crime of interfering with judicial proceedings and any other crime of interfering with judicial proceedings and any other crime you may have committed by disobeying this Order.

5. LAW ENFORCEMENT: You or the other party may file a certified copy of this Order with your local law enforcement agency. You may obtain a certified copy from the Clerk of the Court that issues this Order. If you are the person who brought this action, you must also file evidence with the law enforcement agency that this order was served on the other party. If any changes are made to this Order and you have filed a certified copy of this Order with your local law enforcement agency, you must notify them of the changes.

2 **DESCRIPTION OF THE PARTIES:**

3 **Petitioner:**

4 Name: McKenna Lyn Barrett

Gender: Female

5 Height _____ Weight _____

Driver's License No. _____

6 Date of Birth: 04/26/1994

7 **Respondent:**

8 Name: Spencer Joseph Barrett

Gender: Male

9 Height _____ Weight _____

Driver's License No. _____

10 Date of Birth: 04/18/1994

11
12
13 **GIVEN UNDER MY HAND AND THE SEAL OF THE COURT this _____**
14 **day of October 2023**

15
16
17 **Clerk of the Superior Court**

18
19 **COPY**

20
21 By _____

22 **DEPUTY CLERK**



23 **OCT 26 2023**

24 **CLERK OF THE SUPERIOR COURT**

25 **DEPUTY CLERK**

26 **C. Rice**

No. FC2
Child Support Worksheet

(January 1, 2022 Guidelines)

Anne Lyn Barrett
Petitioner
and
Spencer Joseph Barrett
Respondent

DOB:	08/18/2018					
AGE:	5					
Youngest Grade Estimated:				Actual Grade		
Presumptive Termination Date: August 31 2038						
Number of Minor Children: 1				Children 12 or over: 0		

Parenting Plan: Petitioner	Petitioner	Respondent
Child Support Income:	<u>3,000.00</u>	<u>2,401.00</u>
Adjustments to Child Support Income: [Mandatory]		
Court Ordered Spouse Maintenance (Paid) / Received		
Court-Ordered Child Support of Other Relationships (Actually Paid,		
Support of Child[ren] from other relationship P: 0 R: 0		
Adjusted Child Support Income:	<u>3,000.00</u>	<u>2,401.00</u>
Combined Adjusted Child Support Income		<u>5,401.00</u>
Basic Combined Child Support Obligation For 1 Children		<u>914.00</u>
Adjustments to Basic Combined Child Support Obligation		
Adjustment For 0 Children Over Age 12 at 10 %	[Mandatory]	
Medical and Dental Insurance Paid By	[Mandatory]	
Monthly Child Care Costs For 1 Children Paid By	[Discretionary]	
Extra Education Expenses Paid By:	[Discretionary]	
Extraordinary (Gifted or Special Needs) Child Expenses Paid By:	[Discretionary]	
Total Child Support Obligation		<u>914.00</u>
Each Parent's Proportionate Percentage of Combined Adjusted Child Support Income	<u>55.55 %</u>	<u>44.45 %</u>
Each Parent's Proportionate Share of Total Child Support Obligation	<u>507.73</u>	<u>406.27</u>
Parenting Time Adjustment		
Using Parenting Time Table For 0 Days At 0.0 %	[Mandatory]	
Total Adjustments To Child Support Obligation From Above		
Presumptive Child Support Obligation	<u>507.73</u>	<u>406.27</u>
Self Support Reserve Test For Respondent AGI: <u>2,401.00</u>	[Discretionary]	
Less: Other Ordered Arrears Paid: <u>Less 1,920.53 = 480.47</u>		
Monthly Child Support Amount To Be Paid By Respondent To Petitioner		<u>406.00</u>

PREPARED BY: ELVA J. BLAS
CLAPH 81721

1 Supervised parenting time shall be upon Mother's approval of the supervising monitor
and place of visitation

2 **HOLIDAYS AND SCHOOL BREAKS:** Father shall exercise parenting time with the
3 Minor Child during all holidays and school breaks according to the same restrictions and
provisions as set forth above.

4 Father is not permitted to remove the Minor Child from the State of Arizona for
any reason unless agreed between the parties in writing with specific destination and
5 travel itinerary provided to Mother with three weeks' prior notice of travel. Mother
is allowed to remove the Minor Child from the State of Arizona for vacations,
6 special occasions, etc.

7 Nothing in the above schedule precludes parents from deviating from a particular
access or holiday schedule from time to time, by mutual agreement. Such deviation
8 shall not create precedence.

9 **OUT-OF-POCKET EXPENSES.** Mother shall pay for the Minor Child's
extracurricular activities, school supplies, sports and/or lessons.

10 **TAXES.** Mother shall claim the Minor Child as her tax dependent on her tax returns
beginning tax year 2023 and each year thereafter

11 **TRANSPORTATION.** Unless agreed otherwise, the parent that is exercising their
parenting time is responsible for transportation. Nothing in this provision shall prevent
12 the parties from mutually agreeing to a change in these arrangements

13 **EDUCATIONAL ARRANGEMENT** Both parties may participate in school
conferences, events and activities involving the Minor Child once the restrictions on
14 Father have been satisfied and set aside.

15 **MEDICAL, VISION AND DENTAL ARRANGEMENT.** Mother shall continue to
provide insurance coverage for the minor child for all medical, dental and vision
16 expenses.

17 **RELIGIOUS EDUCATION.** Each parent has the right to teach the Minor Child in their
respective religion

18 **RESPONSIBILITIES.** Each parent shall provide food and clothing for the Minor Child
when the Child is in their respective care.

19 **NOTIFICATION OF ADDRESS CHANGE.** Each parent will inform the other parent
20 of any change of address or phone number no later than within 7 days of the change.

1 **NOTIFICATION OF EMERGENCY/CHANGE OF PARENTING TIME.** Each
2 parent will promptly inform the other parent of any emergency or other important event
3 that involves the Minor Child. If either parent is unable to follow through with the time-
4 sharing arrangements involving the Minor Child, that parent will notify the other parent
5 as soon as possible.

6 **DEVIATION FROM PARENTING SCHEDULE.** Any deviation from the parenting
7 schedule contained herein shall not permanently modify the agreements set forth herein
8 absent written agreement of the parties to modify this Plan. Nevertheless, the parents will
9 cooperate with each other on an ongoing basis to accommodate the schedules of the
10 parents and the Minor Child.

11 **TELEPHONE CONTACT.** Each parent may have telephone contact with the Minor
12 Child during the Child's normal waking hours but shall not interfere with the Child's
13 schoolwork or activities.

14 **COMMUNICATION.** All communications regarding the Minor Child will be between
15 the parents and they will not use the Child or significant others to convey information or
16 to set up parenting time changes. Each parent agrees to use the following means of
17 communication: phone, email and/or text. Each parent agrees to communicate
18 regarding the Minor Child on a regular basis but not less than on a monthly basis.

19 **PRAISE OTHER PARENT/COOPERATION.** Each parent agrees to encourage love
20 and respect between the Minor Child and the other parent, and neither parent shall do
21 anything that may hurt the other parent's relationship with the Minor Child. Both parents
22 will use their best efforts to work cooperatively in future plans consistent with the best
23 interests of the Child and to amicably resolve such disputes as may arise.

24 **RELOCATION.** Both parents acknowledge the provisions of A.R.S. §15-403 regarding
25 relocation outside of Arizona or more than 100 miles within Arizona. Accordingly, at
26 least sixty (60) days' advance written notice shall be provided Father before Mother shall
27 relocate the Minor Child outside of Arizona or more than 100 miles within Arizona. This
28 notice must be given by certified mail, return receipt requested, or pursuant to Arizona
29 Rules of Family Law Procedure. If Mother does not comply with the notification
30 requirements of this subsection, she is subject to court sanctions.

31 **PERIODIC REVIEW AND CHANGES.** The parents will review this Plan on an
32 annual basis. If the parents still approve of the Plan, then the Plan will remain in place.
33 If one parent has proposed changes or there are other changes requested by a parent, the
34 parents will first use the services of the court conciliation services before filing any
35 documents with the court.

1 **DISPUTES AND ALLEGED BREACHES** If there are any disputes or alleged
2 breaches of this Plan, either party may request that such disputes be mediated through
3 conciliation services prior to filing an action with the court.

4 **MEDIATION** If the parents are unable to reach a mutual agreement regarding a legal
5 change to their parenting orders, they may request mediation through the court or a
6 private mediator of their choice.

7 **DO NOT DEVIATE FROM PLAN UNTIL DISPUTE RESOLVED** While a dispute
8 is being resolved, neither parent shall deviate from this Parenting Plan or act in such a
9 way that is inconsistent with the terms set forth herein.

10 **CONTRACTING LAW** This Plan is entered into in Arizona and shall be construed
11 and interpreted under the laws of Arizona, and it is expressly agreed that should any
12 provision of this Plan be deemed invalid, then, in that event, the invalid provision shall be
13 deleted from this Plan, and this Plan shall be read as though the invalid, illegal, or void
14 paragraph, provision or portion was never included herein, and the remainder of such
15 Plan, excluding such invalid, illegal or void paragraph, provision or portion shall
16 nevertheless subsist and continue in full force and effect.

17 All prior Plans, whether oral or written, entered into by the Parents, concerning the custody
18 and care of the Minor Child are hereby revoked and cancelled as of the date of the execution
19 of this Plan. The Parties acknowledge that all agreements between the Parties concerning
20 the care and custody of the Minor Child are incorporated into this Plan.

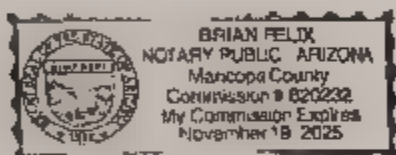
21 **NOTIFICATION REGARDING SEX OFFENDERS** A Child's parent or custodian
22 must immediately notify the other parent or custodian if the parent or custodian knows
23 that a convicted or registered sex offender or a person who has been convicted of a
24 dangerous crime against Child as defined in Section 13-705 may have access to the
25 Child. The parent or custodian must provide notice by first class mail, return receipt
26 requested, by electronic means to an electronic mail address that the recipient provided to
27 the parent or custodian for notification purposes, or by other communication accepted by
28 the court.

29 **DANGEROUS CRIMES AGAINST CHILD A.R.S. §25-403.05(B)** Both Mother and
30 Father have read, understand and will abide by the notification requirements of A.R.S.
31 §25-403.05(B) that a Child's parent or custodian must immediately notify the other
32 parent or custodian if the parent or custodian knows that a convicted or registered sex
33 offender or a person who has been convicted of a dangerous crime against Child as
34 defined in Section 13-705 may have access to the Child. The parent or custodian must
35 provide notice by first class mail, return receipt requested, by electronic means to an
36 electronic mail address that the recipient provided to the parent or custodian for
37 notification purposes or by other communication accepted by the court.

1 APPROVED AS TO FORM AND CONTENT

2 Mckenna Barrett
3 MCKENNA LYN BARRETT, Petitioner

4 SUBSCRIBED AND SWORN to before me, the undersigned Notary Public,
5 this 3rd day of November 2023 by MCKENNA LYN BARRETT.



[Signature]
Notary Public

McKENNA LYN BARRETT
11204 East Pronghorn Ave.
Mesa, AZ 85212
(602) 430-6465
Petitioner Pro Per

Prepared by: Ella J. Blann, AZCLBP#81721
AZ Paralegal Assist, LLC #81732

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

McKENNA LYN BARRETT,
Petitioner,

and /

SPENCER JOSEPH BARRETT,
Respondent.

)
) CASE NO. **FC2023-094519**
)
) NOTICE REGARDING
) CREDITORS
)
) HON. _____

ARIZONA LAW REQUIRES all actions for DIVORCE or LEGAL SEPARATION to include this NOTICE and for the person filing for Divorce or Legal Separation to SERVE this NOTICE on the other party pursuant to A.R.S. §25-318(F).

YOU AND YOUR SPOUSE ARE RESPONSIBLE FOR COMMUNITY DEBTS.

The court usually requires/orders one spouse or the other to pay certain community debts in, or through, the Decree of Dissolution or Legal Separation. A court order that does this is binding on the spouses **only, not the creditors**. You and your spouse are legally responsible for these community debts whether you are married, divorced, or legally separated. These debts are matters of contract between **both of you** and your creditors (such as banks, credit unions, credit card companies, utility companies, medical providers and retailers). On request, the court may impose a lien against the separate property of a spouse to secure payment of certain community debts.

CONTACT CREDITORS: You may want to contact your creditors to discuss the debts and the effects of your divorce/legal separation on your debts. To assist you in identifying your creditors, you may obtain a copy of your spouse's credit report by making a written request to the court for an order requiring a credit reporting agency to release the report to you. The credit report will help you identify accounts, account

numbers and account balances. In addition, within thirty (30) days after receipt of a request from a spouse who is party to a divorce or legal separation action, which includes the court and cause number of the action, creditors are required, by law, to provide information as to the balance and account status of any debts for which you or your spouse may be liable to the creditor.

WARNING: if you do not understand this notice, you should contact an attorney for advice about your legal rights and obligations.

The following page contains a sample form you *may* choose to mail to creditors to get information about debts owed by you or your spouse. It is not a required form.

McKENNA LYN BARRETT
11204 East Pronghorn Ave.
Mesa, AZ 85212
(602) 430-6465
Petitioner Pro Per

Prepared by: Ella J. Blass, AZCLDP#81721
AZ Paralegal Assist, LLC #81732

COPY

OCT 15 2024



CLERK OF THE SUPERIOR COURT

DEPUTY CLERK
C. Rico

**SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY**

MCKENNA LYN BARRETT,
Petitioner,

and

SPENCER JOSEPH BARRETT,
Respondent.

) CASE NO. **FC2J23-094519**
)
) **NOTICE OF YOUR RIGHTS**
) **ABOUT HEALTH INSURANCE**
) **COVERAGE WHEN A PETITION**
) **FOR DISSOLUTION (DIVORCE)**
) **IS FILED (ARS 20-1377 & 20-1408)**

HON. _____

WARNING: THIS IS AN IMPORTANT LEGAL NOTICE. YOUR RIGHTS TO HEALTH INSURANCE COVERAGE COULD BE AFFECTED AFTER YOUR DIVORCE IS FINAL. READ THIS NOTICE CAREFULLY. IF YOU DO NOT UNDERSTAND THIS NOTICE, YOU SHOULD CALL AN ATTORNEY FOR ADVICE ABOUT YOUR LEGAL RIGHTS AND OBLIGATIONS.

IMPORTANT INFORMATION IF YOU ARE ON YOUR SPOUSE'S INSURANCE PLAN. When a Petition for Dissolution of Marriage (papers for a divorce decree, is filed, you and/or your children may continue to be covered under your spouse's health insurance policy. Arizona law allows the dependent spouse and/or children to continue to be covered, but you must take some steps to protect your rights.

WHAT INSURANCE COVERAGE APPLIES TO YOU, AND HOW TO GET IT. If you are covered by your spouse's health insurance, and you want to continue to be covered after the divorce is final, you **must** contact the insurance company as soon as possible, and you **must** start to pay the monthly insurance premium within 31 days of the date the insurance would otherwise stop.

FC2023-094519

SUPERIOR COURT OF ARIZONA
IN MARICOPA COUNTY

COPY

OCT 25 2023

CLERK OF THE SUPERIOR COURT



Case Number

DEPUTY CLERK

C-R10

Kenna Lyn Barrett

Name of Petitioner / Party A

Spencer Joseph Barrett

Name of Respondent / Party B

ORDER AND NOTICE TO
ATTEND PARENT
INFORMATION PROGRAM
CLASS

THIS IS AN OFFICIAL COURT ORDER. IF YOU FAIL TO OBEY THIS ORDER,
THE COURT MAY FIND YOU IN CONTEMPT OF COURT

THE COURT FINDS

This case involves minor child(ren) and is an action for:

- ☒ Dissolution of Marriage
- ☐ Annulment
- ☐ Legal Separation
- ☐ Paternity with a Request to Determine Legal Decision-Making Authority (Custody) or Parenting Time or Child Support
- ☐ Request to Determine Legal Decision-Making Authority (Custody) or Parenting Time or Support

THE COURT ORDERS pursuant to ARS § 25-352:

- 1 Attend class. You must attend and complete the Parent Information Program (PIP) Class
- 2 Within 45 days. Both Party A and Party B must complete this class within 45 days from the date the Petition is served. The Party served with the Petition must register for and complete the course whether or not a Response/Answer to the Petition/Complaint is filed.
- 3 Pay the class fee. Each party must pay the class fee to the Program Provider
*If the court fees in your Family Department case have been deferred or waived, you are eligible to have the PIP program fees deferred or waived, respectively. You must provide documentation of your deferral or waiver to the PIP program provider at the time you register for the class.

4. Certificate of completion. Upon your completion of the class the provider for the class will e-file a certificate with the court indicating that you have completed the class. Only approved providers will be able to e-file a certificate.
5. Failure to attend class. If you file a Petition/Complaint or Response/Answer and do not complete the Parent Information Program Class, the judge may not sign your papers and you may not get the things you asked the court to give you. You may also be denied the right to seek modification and/or enforcement of the decree/judgment/order until completion of the class. If you are the party required to file a Response/Answer and choose not to file a Response/Answer, and do not complete the Parent Information Program Class, you may be denied the right to seek modification and/or enforcement of the decree/judgment/order until completion of the class.

/s/ Ronda R. Fisk
Presiding Judge, Family Department

PREPARED BY: ELLA J. BLAIR
CLAP # 81921

Parent Information Program Notice

Attendance is required (A.R.S. § 25-352). You and the other parent must attend and complete a class in the Parent Information Program. As a precaution against any type of abuse or harassment, you and the other parent must attend separate classes. You may each take the class from the same agency, but not at the same time. This is not a parenting skills class. The purpose of the program is to give parents information about how children are affected by matters that involve divorce, paternity, legal decision-making (custody) and/or parenting time. This Notice applies to all parents who file any of the following actions.

- Dissolution of marriage or legal separation that involves a natural or adopted minor child common to the parties OR
- Paternity with a request that the court determine legal decision-making authority (custody), parenting time or child support, OR
- Any other domestic relations/family cases if attendance is ordered by the court.

If you do not attend the parent information class, the judge may not sign your papers and you may not get what you asked from the court. The judge may also find you in contempt of court.

Notice to the other parent After you file your court papers, you must serve the Order and Notice on the other parent. If you have questions on how to serve the other parent, the Superior Court Law Library Resource Center locations have forms and instructions available.

(https://superiorcourt.maricopa.gov/lrc/court_forms/).

East Court Building
101 West Jefferson Street, 1st floor
Phoenix, Arizona 85003

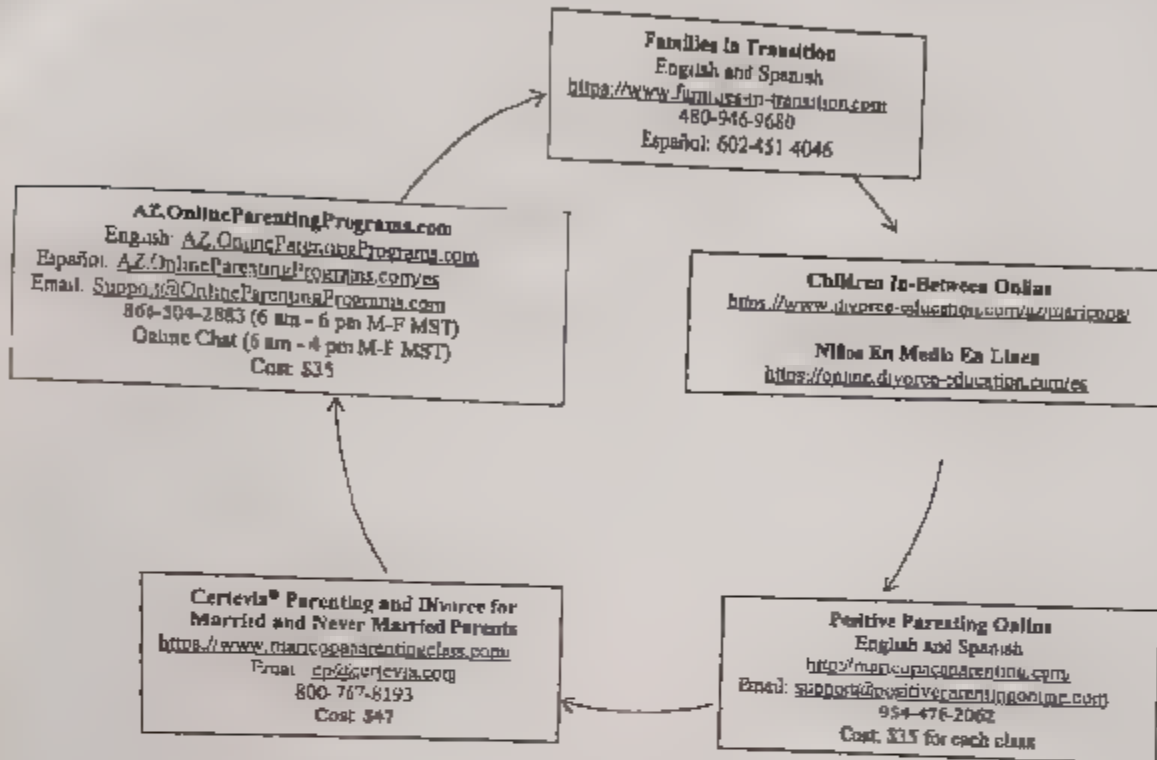
Southeast Court Complex
222 East Javelina Avenue, 1st floor
Mesa, Arizona 85210

Northwest Court Complex
14264 West Tierra Buena Lane
Surprise, Arizona 85374

Northeast Regional Court Center
18380 North 40th Street
Phoenix, AZ 85032

Approved parent information program classes in Maricopa County You may choose which class you want to attend. The court will not assign you to attend a specific class. Court-approved provider classes are available in both English and Spanish. You can register for your class by contacting one of the providers listed below. If you wish to be excused from the requirement to take this class for some reason or to take a class from a provider that is not one of the "Approved Parent Information Program classes" listed below, you must receive prior authorization from the Judicial Officer assigned to your case.

claimant. The court does not recommend using one program provider over another. Class fee is subject to change without notice.



Cost. You are required to pay the provider the class fee. If the court fees in your Family Department case have been waived or deferred, you are also able to obtain a fee waiver or deferral of the Parent Information Class. Please contact the provider regarding the required documentation for a waiver or deferral.

Special needs or accommodations. If, due to a disability or language need, you have difficulty finding a Parent Information Program class that can accommodate your needs, please contact Family Department Administration at 602-506-1561 for assistance.

Classroom procedures.

- Arrive ten minutes before the start time
- Bring picture identification, if you don't present a photo ID, you will not be admitted to the class
- Bring your case number
- Do not bring children,

Case No: FC2

Online procedures.

- You must check in to the class and check out. Failure to check in and out of the class may result in your attendance not being counted.
- Find a time and a place free of distractions
- Have your case number and credit card available
- Make sure the technical requirements of the program match your device
- You do not have to take the entire class at once. The computer remembers where you left off. You may get more out of the class if you break it up into several settings.

McKENNA LYN BARRETT
11204 East Pronghorn Ave.
Mesa, AZ 85212
(602) 430-6465
Petitioner Pro Per

Prepared by: Elita J. Blais, AZCLDP#81721
AZ Paralegal Assist, LLC #81732

COPY

JAN 08 2024



CLERK OF THE SUPERIOR COURT
G. GONZALES
DEPUTY CLERK

IN THE STATE OF ARIZONA

MARICOPA COUNTY SUPERIOR COURT

MCKENNA LYN BARRETT,)	CASE NO. FC2023-094519
)	
Petitioner)	
)	
and)	APPLICATION AND
)	AFFIDAVIT OF DEFAULT
)	
SPENCER JOSEPH BARRETT,)	
)	
Respondent)	
)	

NOTICE: THIS IS AN IMPORTANT DOCUMENT When this document is properly completed and filed Default has been applied for and entered. The Default will be effective ten (10) days after the filing of this completed document, unless the Respondent files an Answer Response or otherwise defends before the ten-day period expires.

Pursuant to Rule 44 Arizona Rules of Family Law Procedure Petitioner Pro Per MCKENNA LYN BARRETT, hereby requests the Clerk of the Court to enter default against Respondent, SPENCER JOSEPH BARRETT, and states as follows

- 1 That I am the Petitioner in the above-captioned case. I understand and
make the following statements under oath. I give notice that I am
requesting entry of default against the Respondent because she has not
filed an Answer Response herein.
- 2 The Respondent was served on December 6, 2023 and has **not** filed a
Response, or otherwise appeared or defended in this case. Default may
be entered.
- 3 The Respondent is **not** in the active military service of the United
States.
- 4 By completing the Certificate of Mailing at the bottom of this pleading,
I certify to the Court that on the date of filing this Application and
Affidavit for Default I will mail a copy of this pleading to the
Respondent at his last known address as further notice that I have
applied for default and default has been entered in this case.
- 5 I understand that I will not qualify for default if I fail to mail this
document and I fail to complete the Certificate of Mailing below.

CERTIFICATE OF MAILING

As required by Arizona Rules of Court (A.R.C.P. 55(a) and A.R.F.L. 44(A))

A copy of the Application and Affidavit for Default will be mailed on the day of filing postage pre paid to the Respondent at his /as known address of Coffee Creek OR Dept. of Corrections, 24499 SW Graham's Ferry Rd., Wilsonville, OR 97070.

NOTE: If the Respondent fails to file a responsive pleading or otherwise defend in this action within ten (10) days of the filing of this Application a default judgment will be entered. The Petitioner must still attend the default hearing at the court.

DATED the 8th day of January 2024

McKenna Lyn Barrett
MC KENNA LYN BARRETT Petitioner Pro Per

STATE OF ARIZONA)
COUNTY OF MARICOPA) ss

SUBSCRIBED and SWORN to before me this 8th day of January 2024
by MC KENNA LYN BARRETT



[Signature]
NOTARY PUBLIC

SPENCER BARRETT 22418875
2605 STATE ST
SALEM OR 97310

**CLERK OF THE SUPERIOR COURT
MARICOPA COUNTY**

20 W Jefferson
Phoenix, Arizona 85003

(602) 37-CLERK (25375)
Fax (602) 506-7684

To: **SPENCER BARRETT 22418875**
2605 STATE ST
SALEM OR 97310

THE ATTACHED DOCUMENTS ARE BEING RETURNED TO YOU FOR THE FOLLOWING REASON(S):

- ☐ Cover sheet is missing.
- ☐ To request forms, please see attached document.
- ☒ Filing fee of \$274.00 must be paid prior to filing. Please visit our website www.clerkofcourt.maricopa.gov for our acceptable forms of payment.
- ☐ The office is unable to accept forms of payment dated over 2 days old.
- ☒ If you cannot afford the fee, enclosed is an application for a Deferral/Waiver.
- ☐ Pursuant to the Clerk's Office Procedure any money presented in a hand must be certified funds, e.g. cash or local attorney's trust account check or wire transfer. Money orders and operating account check are not acceptable.
- ☐ \$30.00 handling fee is missing.
- ☐ Affidavit setting forth last known address of both the judgment creditor and the judgment debtor is missing. (ARS 3-703)
- ☐ A then-current copy of the judgment from the Oregon jurisdiction is missing. (ARS 2-117, 3-055, 3-307)
- ☐ Subpoena format does not meet requirements of Arizona Rules of Civil Procedure.
- ☐ Fee for certified copies is \$10.00 plus \$.50 per page.
- ☐ Pursuant to Maricopa County Local Rule 5, a required verification is missing on your Subpoena or Order to Appear. Your documents are being returned to you unissued.
- ☐ Pursuant to Rule 5, a certificate of the Arizona Rules of Civil Procedure your document is not to be filed.
- ☐ Pursuant to Administrative Order 2016-006 Clerk's Court cannot accept Payment Information Program certificates for paper filings for any program that was awarded after January 2016. You may return to the business privately and request that they file the certificate or file a motion requesting an order from your assigned Judge to allow you to file.
- ☐ Affidavit of Proposed Appointment needs to be provided before a case number can be assigned. (ARS 14-3-08)
- ☐ PB letters cannot be issued.
- ☐ Other _____

ADDITIONAL INFORMATION:

- ☐ Documents are not signed and/or notarized.
- ☐ Please provide two self-addressed stamped envelopes pursuant to Rule 3.2(1).
- ☐ Required document is missing.
- ☐ Required copies are missing. Please provide _____ sets of copies.
- ☐ Please review Maricopa County Local Rule 2.15 for required formatting of forms and documents.
- ☐ The case captions are incorrect.
- ☐ Proposed orders that go along with this filing are missing.
- ☒ Other: Please refer to www.superiorcourt.maricopa.gov (pages 4 and 5) for forms or information, instructions, fees and/or documents that may assist you in filing.

Location: ☒ Central Court ☐ Law Library ☐ Southeast ☐ Northeast ☐ Northwest

Date: 1/16/2024

Deputy Clerk: Altamero

Visit us at our website: www.maricopa.gov/cleourt

Person Responding: S J Barrett
-total 2nd criminal was guilty & had act not
reentered & 1st was 3rd & 4th.
YouTube Channel: S J Barrett
FB Page: Conscience Culture

2605 State Street, Salem, OR 97301

IN THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

MICHAEL ANN BARRETT, CASE NO. 13-023-07514

Petitioner,

and

SIGNOR JOSEPH BARRETT,

Respondent,

PETITION FOR DISSOLUTION

OF MARRIAGE (RESPONSE)

Respondent, SIGNOR JOSEPH BARRETT, hereinafter
'SJB', Pro Per, for his response to 'petition for
Dissolution of 1st current marriage with 'children',
states and alleges as follows:

1. Respondent SJB is unable to respond in an
effective and timely manner due to the Oregon
Dept of Corrections criminal sentence
regarding SJB's access to the courts via
mailing and legal state said to be withheld
in case: 10:23-CV-00738-AM, Federal Habeas
corpus and 23DB1697, criminal action for
Dissolution of marriage filed in case 20:3
with various county courthouse (Oregon) e.g.
tampering with and falsifying: SJB's mail
and legal documents, records.

2. Respondent SJB was unable to respond
until 1/3/2021 when he was permitted
access to his property and envelopes after
months of deprivation, constant relocation
and unreliable communication.

3. Case of Brian A. Smith v. O. 12:1-11-1, criminal
case for 1st & 2nd guilty of Defamation, fraud,
false reporting, extortion, Domestic Terrorism
and inflicting severe mental and emotional
injury on SJB by holding SJB's computer and
property hostage and by falsifying allegations.

in it was the only statement Petitioner
or shared some legal decision making.

ii. Respondent is violent and was
diagnosed with panic disorder and depression.

iii. Respondent is currently ~~is~~ currently
for an assault. It charge against the relation.

iv. Respondent has never physically app
ealed the Petitioner or the Petitioner with.

v. Estamped from the Petitioner and the
August 2019.

vi. History of being a romantic partner
with no grateful employment.

4. Petitioner has a history of disorder
and volatile symptoms of Post Partum which
statements of domestic and suicidal
Tenderness expressed to Respondent the Month
following birth of Petitioner's daughter.

5. Respondent has never threatened or
harmed Petitioner or Petitioner's child and is
currently incarcerated for a 1st charge
against a woman's safety, sentenced on
May 23, 2023 after going to trial with a
valid defense.

6. Respondent worked 40+ hours week in sex
relations frequency; Petitioner as a relation
a harassment claim and a 1st line, and
unreleased the last year and involvement at
a community college with a 1st line
Respondent and Petitioner moved to a comm
and a wife was living in a large house, the
after discovering Petitioner's pregnancy with
her second child. The marriage fell apart
after an abortion and Petitioner's sexual
infidelity with Greg Williams.

7. Respondent has work and who is done
of spending time with the minor child up to
November 2021 when relations were ended.
Respondent on the side of a Desert Highway,
East of Phoenix (AZ approx 30 min) near Bull.

AFFIDAVIT OF INDIGENCE

I, Spencer Joseph Barnett, being first duly sworn on oath, depose and say: That I make this Affidavit on connection with the herewith attached legal action; that I am financially unable to bear the costs, expenses, and fees incurred herein, including, but not limited to, the filing fee, or to employ suitable counsel. The following is a true and correct statement of my assets and liabilities, to the best of my knowledge and belief:

Net Income during previous twelve months:	\$ <u>0</u>
Real property:	\$ <u>0</u>
Personal property:	\$ <u>0</u>
Other assets:	\$ <u>0</u>
Liabilities:	\$ <u>TI30</u>

Dated this 3 day of January, 2024.

Spencer Joseph Barnett
(Signature)

State of Oregon

County of _____

Signed and sworn to (or affirmed) before me on _____, 20__ by _____

Notary Public – State of Oregon

My commission expires: _____

Oregon Department of Corrections - AIC Mail

Institution OSP SID 22418875

Name Spencer Joseph Barakat

Address 2605 State Street

City Salem State OR Zip 97310

PORTLAND OR 972

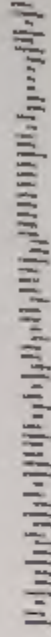
Legal Mail
8 JAN 2024 PM 6 L



✓


Office of the Clerk of Superior Court
201 West Jefferson Street
Phoenix, Arizona 85003-2205

85003-224404



RECYCLED BY GOC MAILROOM 01/12/24



THIS ENVELOPE IS RECYCLABLE AND MADE WITH 10% POST CONSUMER CONTENT 

© USPS 2019

Capitol Investigation Company

Field Sheet #2023007482

Priority: **STANDARD**

Received: 11/6/2023 at 9:52 am
 Print Date: Filed:



SERVER:

Work: THE KROGER CO % CORPORATION SERVICE COMPANY, R/A, 1127
 BROADWAY ST NE STE. 310, SALEM, OR 97301

SPECIAL INSTRUCTIONS:

Attempts

Server: Karlene Gander

Date	Time	Comments
1. /		
2. /		
3. /		
4. /		
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6. /		
7. /		
8. /		

Actual Service Info

11/7 ~~11/6~~ Type: Christina Married? ☐ Military? ☐ Miles
 Served on: 9:15 Hammock As Hours
 Address: Additional Addr: 1 2 3
 Comments: Courier
 Out of Pocket Costs

Age 26 Sex M Race CAUC Height 5'6 Weight 130 Hair Blonde Glasses Y N

Case Number: 23CV44602 MULTNOMAH Circuit
 Plaintiff: VUON VUONG

Defendant: THE KROGER CO

Type of Writ: Summons and Complaint

Client: David Wagner
 Firm: Attorney at Law
 Phone: (503) 255-0112 Fax: (503) 252-9598
 Client Reference Number: